PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicants or agent's file reference	FOR FURTHER ACTION	See Form PCT/PEA/416
nternational application No.	International filing date (day/month/year	r) Priority date (day/month/year)
CT/GB2004/002182	20.05.2004	06.06.2003
nernational Palem Classification (IPC) 601R33/44	or national classification and IPC	
pplicant HE SECRETARY OF STATE		
Authority under Afficie 35 and	I LIBURULING TO MIS SPANSOW GRASS B.	shed by this International Preliminary Examining to Article 36.
This REPORT consists of a t	otal of sheets, including this cover shee	Pt.
This report is also accompan	led by ANNEXES, comprising:	
a, 🔲 sent to the applicant t	and to the International Bureau) a total or	
aheets of the des	cription, claims and/or drawings which he hisining rectifications authorized by this A eterotions)	Authority (see Rule 70.18 and Section 607 of the
sheets which sur beyond the disch	persede ëarlier sheets, but which this Aut psure in the international application as fi	thority considers contain an amendment that goes illed, as indicated in item 4 of Box No. I and the
b. (sent to the internalia sequence listing and Box Relating to Sequ	one Bureau only a total of indicate type by tables related thereto, in computer researce Listing (see Section 802 of the Adr	and number of electronic carrier(s)) , containing adable form only, as indicated in the Supplemental ministrative instructions).
4. This report contains indicati	ons relating to the following Items:	
⊠ Box No. I Basis of ti	ne opinion	•
CT now the U. Briggiby	;	4 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Box No. III Non-estal		ly, inventive step and industrial applicability
FI Bay No IV Lack of W	nity of invention	·
Box No. V Reasone applicabil	d statement under Article 35(2) with rega ity; citations and explanations supporting	ard to novelty, inventive step or industriel g such statement
	ocuments cited	
Box No. VII Cenain d	efects in the international application	
🖾 Box No. VIII Certain o	bservations on the international applicati	lon
	1.	
Date of submission of the demand	Date of co	omplation of this report
07.12.2004	07.07.2	005
Name and malling address of the int	a/nallonal Authorize	ad Officer
Furopean Patent Office	Lersch,	
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D 80298 Munich Tel. +48 89 2389 - 01		7 · ·

Form PCT/PEA/409 (Cover Sheel) (January 2004)

International application No. PCT/GB2004/002182

IPRG

· · ·		
Box No. I Basis of the repo	ort	
With regard to the language, whereise indicate	this report is based on the international application in the language in which ed under this item.	it was
This report is based on the	anslations from the original language into the following language , a translation furnished for the purposes of:	
International search (upublication of the inter	under Rules 12.3 and 23.1(5)/ rnational application (under Rule 12.4) rny examination (under Rules 55.2 and/or 55.3)	which
2. With regard to the elements	of the infernational application, this report is based on (replacement sheets eceiving Office in response to an invitation under Article 14 are referred to in d are not annexed to this report):	this
•	; ,	
Description, Pages		
1-9	as originally liled	
. 1-9	i .	
Claims, Numbers		
1-12	as originally filed	
- Phosto		
Drawings, Sheets	as originally filed	
1-4	÷ .	
a sequence listing and/	or any related table(s) - see Supplemental Box Relating to Sequence Listing	
3. The amendments have	resulted in the cancellation of:	
the description, pag	j e\$	
the claims, Nos.	eoiles	
— w talana listing	g (specify): I to sequence listing (specify):	
	established as if (some of) the amendments annexed to this report and listed they have been considered to go beyond the disclosure as filed, as indicated	below 1 in the
Supplemental Box (Rule 70	0,2(c)).	•
☐ the description, page	ges :	
☐ the claims, Nos.☐ the drawings, shee	sts/igs	. •
☐ the sequence listin ☐ any table(s) related	ng (specify): d to sequence listing (specify).	
. If item 4 applies	s, some or all of these sheets may be marked "superseded	. "

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/002182

app	licability	opinion with regard to novelty, inventive step and industrial
The	questions whether the claimed ious), or to be industrially applica-	invention appears to be novel, to involve an inventive step (to be non- able have not been examined in respect of:
	the entire international application	on,
×	claims Nos. 12	
	because:	
, D	not require an international pre	n, or the said claims Nos. relate to the following subject matter which does liminary examination (specify):
. \	the description, claims or draw unclear that no meaningful opi	ings (indicate particular elements below) or said claims Nos. 12 are so
	see separate sheet	
	the claims, or said claims Nos. could be formed.	are so inadequately supported by the description that no meaningful opinion
	no international search report	has been established for the said claims Nos.
	the nucleotide and or amino ac C of the Administrative Instruc	id sequence listing does not comply with the standard provided for in Annex
	the written form	☐ has not been furnished
		does not comply with the standard
•	the computer readable form	☐ has not been furnished
		does not comply with the standard
· · ·	the tables related to the nucle not comply with the technical	otide and/or amino acid sequence listing, if in computer readable form only, do requirements provided for in Annex C-bis of the Administrative Instructions.
. 🖸	See separate sheet for furthe	r details

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/002182

"公文公司",这一点成为"全国的特殊","是不是不

Box No. V Reasoned statement under Article 35(2) with regard to novalty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-11

No. Claims

Inventive step (IS)

Yes. Claims

No: Claims

: Yes: Claims 1-11

Industrial applicability (IA)

No: Claims

1-11

2. Citations and explanations (Rule 70.7):

see separate sheet

Box No. VII Certain defects in the international application

The following detects in the form or contents of the international application have been noted:

see separate sheet

Box No. VIII ' Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet



International application No:

PCT/GB2004/002182

The present opinion is based on the following application documents:

Description, pages:

. 1-9

as originally filed

Claims, No.:

1-12

as originally filed

Drawings, sheets:

1.4

as originally filed.

ad III:

For lack of any concrete features the scope of claim 12 is obscure. Moreover, claim 12 does not satisfy the requirements of Rule 6.2(a) PCT.

ad V:

- 1.) Lack of an Inventive Step (Articla 33(1).(3) PCT)
- 1.1 Reference is made to the following documents:

D1 = US-A-5 206 592

D2 = WO-A-99/45409

D3 = EP-A-1 416 291

D4 = US-A-6 486 838

D5 = MRM 11 (1989) 405-412

D6 = US-A-2002/011842

D7 = JMR 85 (1989) 24-34.

1.2 Claim 1

a) The subject-matter of claim 1 would appear to lack an inventive step with respect to document D1 for the following reasons.

Document D1 discloses (see, e.g., the passages cited in the search report): an NQR inspection system for simultaneously detecting the presence of a plurality of target materials (see D1, col. 5, lines 35-38) comprising transmission means and a receiver circuit (see D1, e.g., fig. 1), which comprise a multi-resonant

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circuit (see D1, col. 5, line 39) tuned to simultaneously transmit and receive a plurality of signals at a plurality of predetermined frequencies which match characteristic resonant frequencies of a plurality of target materials (this is implicitly disclosed by the passage in col. 5, lines 31-39 of D1 and the reference to "multiply tuned coils" at the end thereof). D1 does not explicitly disclose the use of a passive circuit protection means. However, such means are routinely used in NQR apparatus (see, e.g., document D4, figs. 1,3,5) as well as in multi-resonance spectroscopy (see, e.g., document D5, pages 406,408,409) such that no inventive step is considered to be involved in using corresponding means also in combination with the system disclosed in D1.

b) The subject-matter of claim 1 would appear to lack an inventive step also with respect to document D2 for the following reasons.

The kind of "target materials" to be detected is in no way specified in claim 1, not are the "characteristic resonant frequencies". Therefore, any NQR system capable of operating simultaneously at a plurality of different frequencies may come within the scope of claim 1. The NQR inspection system disclosed in D2 is a system of just this type since it is arranged to detect NQR resonances simultaneously at a plurality of different frequencies (see D2, e.g., the passages cited in the search report). When provided with "passive circuit protection means" (which are not explicitly mentioned in D2 but are routinely used with such apparatus, see above) the system would appear to come within the scope of claim 1.

1.3 Claims 2-11

These dependent claims do not appear to contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of inventive step; the reasons being as follows. The additional features of claims 2-4, 7 and 8 would appear to be at least implicitly known already from document D1 and/or document D2 (whereby it is noted that the formulations used in claims 3 and 4 are so vague that these claims cover also an embodiment like the one

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depicted in fig. 2 of D3 which would appear to be the kind of embodiment the skilled person would associate with the disclosure in col. 5, lines 35-39 of D1: moreover the use of an intermediate frequency for the purpose of enabling the processing of signals from several resonance lines in a single receiver would appear to come within the customary practice followed by those skilled in the art, see, for instance, document D6, e.g. §42). The additional features of claim 5 appear to involve merely an obvious possibility of designing the passive protection circuit; see, for instance, the above-cited documents D4 and D5. The additional features of claim 6 would appear to involve merely an obvious possibility of designing a multi-resonant circuit, see, for instance, document D7. The pulse sequences suggested in claims 9 and 10, respectively, would appear to be routinely used (see, for instance, D2, page 30, lines 5-23). The additional features of claim 11 would appear to involve merely a design possibility which readily occurs to those skilled in the art in view, for instance of document D2, see, e.g., page 28, lines 21-28.

ad VI:

It is merely mentioned that the late published document D3 is particularly relevant to claims 1-4 and 7.

ad VII:

- 1.) Claim 1 should be properly cast in the two-part form.
- 2.) To satisfy the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the documents D1, D2 and D4-D7 should be mentioned in the description, and these documents should be identified therein.

ad VIII:

- 1.) Claim 1
 - a) Definition of the system in terms of properties (viz. "resonant frequencies") of

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(unspecified) materials to be investigated with the system renders the scope of the claim obscure.

- b) For clarity, the materials comprised by the "plurality of target materials" should be specified to be different from one another.
- Also for clarity, the sample should be specified to be a sample which is C) suspected of containing any of the target materials.
- d) It is not clear whether each of the "transmission means" and the "receiver. circuit" comprises a separate "multi-resonant circuit".
- It is not clear whether the formulation "to simultaneously transmit and receive" implies that signals are received truly concurrently with the application of excitation pulses, i.e. that transmission and reception occur at the very same time.
- It is obscure in which respect the "protection means" are a prerequisite "to permit simultaneous reception of a plurality of return signals". It appears that the mere presence of a multi-tuned receiver circuit already permits this simultaneous reception.

2.)

It is obscure which concrete limitations this claim imposes on the system according to claim 1.

Claims 8 and 11

These claims render the meaning of the term "simultaneous" in claim 1 obscure, A clear distinction should be made between events which occur truly simultaneously and events which occur sequentially in time. It is already noted that a formulation like "substantially simultaneously" would clearly not be suitable for providing this distinction.

Claims 9 and 10

Specification of the pulse sequences to be used with the system according to claim 1 would not appear to impose any clear limitations on that system.

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Further Remarks:

- 1.) When filing amended claims the applicant should at the same time bring the description into conformity with the amended claims.
- 2.) In order to facilitate the examination of the conformity of the amended application with the requirements of Article 19(2) PCT, the applicant is requested to clearly identify the amendments carried out, irrespective of whether they concern amendments by addition, replacement or deletion, and to indicate the passages of the application as filed on which these amendments are based. Otherwise, the amendments might not be taken into account for the purposes of an international preliminary examination report.

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